LABOUR AND EMPLOYMENT DEPARTMENT

The 24th January, 1983

No. 12(328)-78-4Lab.—In exercise of the powers conferred by sub-section (1) of section 27 of the Payment of Bonus Act, 1965, and all other powers enabling him in this lehalf, the Governor of Haryana hereby appoints the following officers of the Labour. Department to be Inspectors for the purpose of the said Act, within the local limits as specified against each and further make amendments in Haryana Government, Labour and Employment, notification No. 12(328)-78-4Lab dated the 14th August, 1981:—

AMENDMENT

In the said notification in the Table, for serial numbers 35 and 36 and entries thereagainst, the following serial numbers and entries thereagainst shall be substituted, namely:—

Serial	Designation	Local Limits
L		•
1	2	3
35	Labour Inspector, Circle-I, Sonepat	Sonepat tehsil (excluding the municipal limits of Sonepat), Gohana tehsil and Ganaur subtehsil of Sonepat district
36	Labour Inspector, Circle-II, Sonepat	Municipal limits of Sonepat

M. KUTTAPPAN.

Commissioner & Secretary to Government, Haryana, Labour & Employment Department.

LABOUR DEPARTMENT

Order

The 1st February, 1983

No. 1D/FD/350/82/3491.—Whereas the Governor of Haryana is of the opinion that an industrial dispute exists between the workman Shri Shobhe Lal and the management of M/s S.A. Engineers, 5F/53, N.I.T., Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (l) of section 10 of Industrial Tribunal, Haryana, Fasidabad, constituted under section 7-A of the said Act, the matter specified below, being either matter in dispute or matter relevant to or connected with the dispute as between the said management and the workman for adjudication:—

Whether the termination of service of Shri Shobhe Lal was justified and in order?

If not, to what relief is he entitled?

No. ID/FD/340/82/3498.—Whereas the Governor of Haryana is of the opinion that an industrial dispute exists between the workman Shri Lal Chand and the management of M/s A.C.O. Industries, Plot No. 210, Sector 24, Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (i) of section 10 of Industrial Tribunal, Haryana, Faridabad, constituted under section 7-A of the said Act, the matter specified below being either matter in dispute or matter relevant to or connected with the dispute as between the said management and the workman for adjudication:—

Whether the termination of service of Shri Lal Chand was justified and in order? If not, to what relief is he entitled?